TENT COOPERATION TRECY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

| Applicant's or agent's file reference WPP91451 | FOR FURTHER AC | CTION | See Form PCT/IPEA/416 | |
|--|---|---|---|--|
| International application No. PCT/US2004/018286 | International filing date (| day/month/year) | Priority date (day/month/year) 09.06.2003 | |
| International Patent Classification (IPC) or national classification and IPC C08C19/44, C08C19/30, C08L19/00 | | | | |
| Applicant BRIDGESTONE CORPORATION | | | | |
| This report is the international property and transfer and transfer are seen as and transfer are seen as a seen as a seen are seen as a seen | eliminary examination repansmitted to the applicant | oort, established by this according to Article 36 | s International Preliminary Examining 3. | |
| 2. This REPORT consists of a total of 6 sheets, including this cover sheet. | | | | |
| 3. This report is also accompanied by ANNEXES, comprising: | | | | |
| a. sent to the applicant and to the International Bureau) a total of sheets, as follows: | | | | |
| sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions). | | | | |
| | | | iders contain an amendment that goes cated in item 4 of Box No. I and the | |
| b. ☐ <i>(sent to the International</i> sequence listing and/or ta Box Relating to Sequenc | bles related thereto, in co | omputer readable form | er of electronic carrier(s)) , containing a only, as indicated in the Supplemental Instructions). | |
| 4. This report contains indications | relating to the following ite | ems: | | |
| ☐ Box No. I Basis of the or | ☑ Box No. I Basis of the opinion | | | |
| ☐ Box No. II Priority | | | | |
| ☐ Box No. III Non-establishr | nent of opinion with regar | d to novelty, inventive | step and industrial applicability | |
| ☐ Box No. IV Lack of unity o | f invention | | | |
| | ement under Article 35(2) tations and explanations | | , inventive step or industrial nent | |
| | ents cited | | | |
| ☐ Box No. VII Certain defects | s in the international appli | cation | | |
| ☐ Box No. VIII Certain observ | ations on the internationa | al application | | |
| Date of submission of the demand | | Date of completion of thi | s report | |
| 06.01.2005 | | 10.08.2005 | | |
| Name and mailing address of the international | | Authorized Officer | nes Paleo. | |
| preliminary examining authority: European Patent Office - P.E NL-2280 HV Rijswijk - Pays Tel. +31 70 340 - 2040 Tx: 3 Fax: +31 70 340 - 3016 | Bas | Denis, C Telephone No. +31 70 3 | 1900 1900 1900 1900 1900 1900 1900 1900 | |

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

10/560151 International application No. PCT/US2004/018286

IAP13 Rec'd PCT/PTO 09 DEC 2005

| | Box No. I | Basis of the report | |
|----|--|--|--|
| 1. | With regard to the language , this report is based on the international application in the language in which it wa filed, unless otherwise indicated under this item. | | |
| | which □ int □ pu | eport is based on translations from the original language into the following language, is the language of a translation furnished for the purposes of: ernational search (under Rules 12.3 and 23.1(b)) blication of the international application (under Rule 12.4) ernational preliminary examination (under Rules 55.2 and/or 55.3) | |
| 2. | have beer | ed to the elements * of the international application, this report is based on <i>(replacement sheets which furnished to the receiving Office in response to an invitation under Article 14 are referred to in this 'originally filed" and are not annexed to this report):</i> | |
| | Description | n, Pages | |
| | 1-29 | as originally filed | |
| | Claims, Nu | embers ' | |
| | 1-10 | as originally filed | |
| | □ a seq | uence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing | |
| 3. | ☐ The a | mendments have resulted in the cancellation of: | |
| | | e description, pages e claims, Nos. | |
| | . □ the | e drawings, sheets/figs | |
| | | e sequence listing (specify): y table(s) related to sequence listing (specify): | |
| 4. | had not be Suppleme | eport has been established as if (some of) the amendments annexed to this report and listed below een made, since they have been considered to go beyond the disclosure as filed, as indicated in the ntal Box (Rule 70.2(c)). | |
| | ☐ the ☐ the ☐ the | e description, pages e claims, Nos. e drawings, sheets/figs e sequence listing <i>(specify)</i> : | |
| | □ an | y table(s) related to sequence listing (specify): | |
| | 4 75 3 | to a service some or all of those shoots may be marked "superseded" | |

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/018286

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

8,9,10

No: Claims

1-7

Inventive step (IS)

Yes: Claims
No: Claims

9,10 1-8

No: Claim

s

Industrial applicability (IA)

Yes: Claims

1-10

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VI Certain documents cited

1. Certain published documents (Rule 70.10)

and /or

2. Non-written disclosures (Rule 70.9)

see separate sheet

10/560151

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/US2004/018286

Re Item V.

IAP13 Rec'd PCT/PTO 09 DEC 2005

The following documents are referred in this communication; the numbering will be adhered to in the rest of the procedure:

D2: US-A-4 927 887

D3: WO-A-03/046020 (with passages of EP-A-1 449 857)

Novelty (Article 33(2) PCT:

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1 to 7 is not new in the sense of Article 33(2) PCT.

Document D2 discloses a rubber compositions for tires comprising fillers (silica and/or carbon black) and a polymer comprising end-functionalising groups (column 8 lines 46 to 60). The functionalised polymer is prepared by anionically polymerising 1,3-butadiene and styrene in presence of butyl lithium (column 3 lines 52 to 64 and example 1). The living polymer is then first reacted with 2-vinyl pyrridine (which correspond to a functionalising agent X' listed in claim 5 of the present application) followed by the addition of benzyl chloride as a second functionalising agent Y' (column 2 lines 31 to 40 and example 3). However, document D2 differs from claims 8 to 10 of the present application in that the second modifying agent Y' is not one of the components listed in claim 8 and in that Y' does not comprise a short-chain polymer group. Moreover the process of D2 does not involve the use of a chain-extending group Z as suggested in claim 10 of the present application.

The subject-matter of claims 1 to 5 and 7 is therefore not novel in view of D2.

Document D3 relates to a process for producing a functionalised conjugated diene based polymer. The process involves the preparation of a living polymer having active chain ends, reacting the active sites with a hydrocarbyloxysilane compound (I) (page 5 lines 19 to 35) and reacting the modified polymer with a second hydrocarbyloxysilane (II) and/or (III) (page 7 line 56 to page 8 line 16). Compound (I) may be 3-glycidoxypropyltrimethoxysilane (page 6 line 3) and compound (III) may be cyanomethyltrimethoxysilane (page 8 lines 32 and 33). Document D3 discloses a vulcanisate comprising silica and/or carbon black and the functionalised polymer described above (page 11 lines 33 to 36).

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Document D3 is prejudicial to novelty of the subject-matter of claims 2 to 7 (**product claims**) for the following reasons:

Claims 2 and 3 of the present application discloses a functionalised polymer that is defined in terms of the process by which the product is made (i.e. anionic polymerisation). Such claims (and dedending claims 4 to 9) should be construed as a claim to the product (i.e. functionalised polymer) *per se* that possesses the characteristics derived from the manufacturing process stated in the claim (see Guidelines A5.26[1] PCT). Therefore, the patentability of a product defined by a product by process claim does not depends on its method of production. There are no special technical features of the resulting modified polymer in claim 2 that could distinguish the functionalised polymer of claim 2 (or claim 3) from other terminally functionalised polymers (such as microstructure, viscosity, ...). The vulcanisate of claim 2 and the functionalised polymer of claim 3 will therefore be regarded as a vulcanisate comprising a polymer having on its end two functional agents X and Y. Document D3 contains all these technical features (in terms of the product *per se*).

Inventive step (Article 33(3) PCT):

The subject-matter of claims 8 does not involve an inventive step for the following reasons:

Document D3 which is considered to represent the closest prior art over claim 8 discloses a vulcanisate comprising a polymer being first terminally modified by a hydrocarbyloxysilane compound (I) (page 5 lines 19 to 35) and a second hydrocarbyloxysilane (II) and/or (III) (page 7 line 56 to page 8 line 16). Compound (I) may be 3-glycidoxypropyltrimethoxysilane (page 6 line 3) and compound (III) may be cyanomethyltrimethoxysilane (page 8 lines 32 and 33).

Claim 8 of the present application differs from document D3 in that the second functionalising agent is a cyano**propyl**trimethoxysilane.

There are no demonstrated effects on file with regard to this special technical feature. Replacing the **methylene** radical of the compound of D3 by a **propylene** radical as suggested in claim 8 cannot be considered as involving an inventive step. Knowing document D3, and seeking to provide an alternative terminally functionalised polymer, the skilled man would consider as a normal design to react the modified polymer with cyano**propyl**trimethoxysilane instead of cyano**methyl**trimethoxysilane.

The subject-matter of claim 8 is not inventive.

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However, none of the cited prior art discloses the use of a functionalising agent comprising a short-chain polymer group nor the use of a chain-extending group Z. The subject-matter of claims 9 and 10 are therefore inventive.